11 26 25 24 23 22 21 20 19 2 17 16 15 14 13 12 10 9 ∞ 7 6 5 4 S 2 Christine A. Laciak (pro hac vice) christine.laciak@freshfields.com FRESHFIELDS BRUCKHAUS DERINGER US LLP Fax: 701 Pennsylvania Avenue, NW, Suite 600 Washington, DC 20004
Tel: (202) 777-4500 richard.snyder@freshfields.com Christine A. Laciak (pro hac vic ALLCounsel for Defendant Beijing Matsushita Color CRT Co., Ltd. Richard Snyder (pro hac vice) terry.calvani@freshfields.com sales of Color Picture Tubes ("CPTs") to Chinese TV manufacturers. employee of MTPD, I was stationed at Beijing Matsushita Color CRT Co., Ltd. ("BMCC"), I, Ayumu Kinoshita, hereby declare as follows: This IN RE: CATHODE RAY TUBE (CRT) ANTITRUST LITIGATION Terry Calvani (53260) Declaration in Support of Motion to Dismiss for Lack of Personal Jurisdiction March 2008. Beijing, as an MTPD resident sales engineer. from October 1, Assistant General Manager in the Sales and Marketing Department. document relates to: ACTIONS (202) 777-4555 5 က During my employment by BMCC, I was stationed in Beijing and my position was In May 2006, I became an employee of BMCC, where I was employed until I am a citizen of Japan, currently residing in Japan was an employee of Matsushita Toshiba Picture Display Co., Ltd. ("MTPD") 2003, to May 15, 2006. NORTHERN DISTRICT OF CALIFORNIA UNITED STATES DISTRICT COURT SAN FRANCISCO DIVISION From April 2005 to May 2006, while I was an During this time period, I had responsibility for Case No.: 3:07-CV-5944 MDL NO. 1917 – ALL CASES CO., LTD.'S MOTION TO DISMISS THE COMPLAINT FOR LACK Before the Honorable Samuel Conti OF PERSONAL JURISDICTION MATSUSHITA COLOR CRT IN SUPPORT OF BEIJING AYUMO KINOSHITA DECLARATION OF I was responsible for sales Ħ

Case No. 07-cv-5944-SC, MDL No. 1917

22 21 20 19 18 17 16 15 14 11 10 9 4 Ü 2 ∞ \sim 9 S My current title at the group is a councilor responsible for planning of the corporation of CPTs to overseas customers (customers located outside of China) and Panasonic/Toshiba's complaints filed in In re: Cathode Ray Tube (CRT) Antitrust Litigation, No. 3:07-CV-5944, N.D. Planning Group, Corporate Strategy Division, Panasonic Corporation, where I am still employed. Industrial Co., Ltd. in Japan. Further, on January 1, 2013, I was transferred to the Corporate Panasonic AVC Networks Company, which was a division company of Matsushita Electric Ltd. and Toshiba Dalian Co., Ltd with and the Beijing Yayunchun Branch of Industrial and Commercial Bank of China, Ltd. MTPD Corporation ("Panasonic"). The other shareholders were non-defendants Beijing Orient were owned by MTPD, a subsidiary of a predecessor company to Defendant Panasonic during the entire time I was employed by BMCC, fifty percent (50%) of the shares of BMCC BMCC, or consultation with Panasonic based on facts within my personal knowledge, my knowledge or review of various records of TV manufacturing companies in China, which were Panasonic AVC Networks Shandong Co., all located in China sold its shares of BMCC on December 24, 2009 Electronics (Group) Co., Ltd.; China National Electronics Import and Export Beijing Company; Cal., on the December 24, 2009 (when MTPD sold its shares) had any subsidiaries its principal place of business in Beijing, China. BMCC's books, records, and personnel are ∞ grounds of lack of personal jurisdiction. During the entire time I was stationed at BMCC as an MTPD employee, and This declaration is submitted in support of BMCC's motion to dismiss certain After my employment by BMCC, on March 1, 2008, I became an employee of BMCC is a company organized under the laws of the People's Republic of China BMCC at no time from March 1, 1995 (when the purported class period began) to Each statement made in this declaration is

December 24, 2009 (when MTPD sold its shares) had a shipping address, telephone listing, or	19
15. BMCC at no time from March 1, 1995 (when the purported class period began) to	18
anywhere in the United States.	1/
and the Heat of the total Charles	1
December 24, 2009 (when MTPD sold its shares) operated any offices, plants, or warehouses	16
14. BMCC at no time from March 1, 1995 (when the purported class period began) to	15
anywhere in the United States.	14
December 24, 2009 (when MTPD sold its shares) manufactured CRTs, or any other products,	13
13. BMCC at no time from March 1, 1995 (when the purported class period began) to	12
rights to any real property anywhere in the United States.	11
December 24, 2009 (when MTPD sold its shares) owned, used, processed, or otherwise had any	10
12. BMCC at no time from March 1, 1995 (when the purported class period began) to	9
business anywhere in the United States.	∞
December 24, 2009 (when MTPD sold its shares) has BMCC been registered or licensed to do	7
11. At no time from March 1, 1995 (when the purported class period began) to	6
discarded its CRT manufacturing assets.	Ŋ
10. BMCC stopped manufacturing CDTs in 1999 and CPTs in 2009, after which it	4
electronic devices containing CRTs, such as televisions or computer monitors.	ω
Display Tubes ("CDTs"), only at its facility in Beijing, China. BMCC never manufactured	2
9. BMCC manufactured Cathode Ray Tubes ("CRTs"), meaning CPTs and Color	 -

13 23 22 21 20 19 2 15 12 1 10 24 17 9 00 4 S 2 7 9 S authorized to accept service of process anywhere in the United States. promotion anywhere in the United States or otherwise solicited any business anywhere in the December 24, 2009 (when MTPD sold its shares) directed any advertising, marketing, or customers in China anywhere in the United States entities sold in the United States. After the Panasonic entities purchased the CPTs from BMCC; purchased a limited amount of CPTs from BMCC FOB China, which CPTs the Panasonic the United States December 24, 2009 (when MTPD sold its shares) sold or shipped any CDT to any customer in December 24, 2009 (when MTPD sold its shares) maintained any inventory of products December 24, 2009 (when MTPD sold its shares) had a registered agent or other person Unites States. BMCC's website was only in Chinese. nor any of their predecessors, subsidiaries, or affiliates have acted as agents of BMCC in the Panasonic or any of their predecessors, subsidiaries, or affiliates. Neither MTPD nor Panasonic predecessors, subsidiaries, or affiliates. BMCC has never exercised any control over MTPD or price of such sales. BMCC relinquished control of the CPTs in China and was not responsible BMCC had no control over where they would be sold. Panasonic determined the volume and United States for their ultimate delivery to the United States or elsewhere 21. 20. 19. 5 24. BMCC at no time from March 1, 1995 (when the purported class period began) to BMCC at no time from March 1, 1995 (when the purported class period began) to BMCC never sold any CPTs into the United States. BMCC at no time from March 1, 1995 (when the purported class period began) The majority of CRTs BMCC at no time from March 1, 1995 (when the purported class period began) to BMCC has never owned an interest in MTPD or Panasonic or any of their manufactured by **BMCC** Certain Panasonic entities were sold and shipped

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true and correct, and that this declaration was signed this do day of October, 2013, in I declare under penalty of perjury under the laws of the United States that the foregoing is

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Ayumu Kinoshita

Declaration in Support of Motion to Dismiss for Lack of Personal Jurisdiction Case No. 07-cv-5944-SC, MDL No. 1917